Filed 10/4/16 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2016 ND 191	
City of Bismarck,		Plaintiff and Appellee
v.		
Tiffany Pederson,		Defendant and Appellant
	No. 20160021	
Appeal from the Dis District, the Honorable Jam		inty, South Central Judicial
AFFIRMED.		
Per Curiam.		
Jason J. Hammes, Cit	y Prosecutor, P.O. Box 5503,	Bismarck, ND 58506-5503,

for plaintiff and appellee.

Dan L. Herbel, The Regency Business Center, 3333 East Broadway Avenue, Suite 1205, Bismarck, ND 58501, for defendant and appellant.

City of Bismarck v. Pederson No. 20160021

Per Curiam.

- [¶1] Tiffany Pederson appealed from a criminal judgment for actual physical control of a motor vehicle while under the influence entered upon a conditional guilty plea after the district court denied her motion to suppress. On appeal, Pederson argues the district court erred in denying her motion to suppress, contending the initial contact made by the officer constituted an illegal seizure. We conclude the district court's decision is not contrary to the manifest weight of the evidence. We summarily affirm under N.D.R.App.P. 35.1(a)(2).
- [¶2] Gerald W. VandeWalle, C.J. Carol Ronning Kapsner Lisa Fair McEvers Daniel J. Crothers Dale V. Sandstrom